

## DISTRICT ATTORNEY KINGS COUNTY

350 JAY STREET BROOKLYN, NY 11201-2908 (718) 250-2000 WWW.BROOKLYNDA.ORG

> [INSERT NAME] Assistant District Attorney

[INSERT DATE]

[INSERT D/C INFO]

Re: [INSERT CASE NAME]

Kings County Dkt./Ind. No. [#######]

In connection with the above-named case, the People voluntarily provide the following information regarding:

MOS NAME: JOSEPH TILLOTSON

MOS TAX:

in satisfaction (to the extent applicable) of their constitutional, statutory, and ethical obligations. Further, the People reserve the right to move <u>in limine</u> to preclude reference to this information, or otherwise to object to its use and/or introduction into evidence.

## Disclosure # 1:

THE NYPD ENTERED A DISPOSITION OF OTHER MISCONDUCT NOTED, DATED 03/04/2009, AGAINST MOS TILLOTSON.

CASE STATUS: CLOSED ON 03/25/2010

## Disclosure # 2:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATIONS, DATED 04/09/2018, AGAINST MOS TILLOTSON: ALLEGATION 1: FAILURE TO SAFEGUARD DEPARTMENT EQUIPMENT - PARKING PERMIT - RESTRICTED

JSE

ALLEGATION 2: MISSING DEPARTMENT EQUIPMENT - PARKING PERMIT - RESTRICTED USE

CASE STATUS: CLOSED ON 02/28/2019 ACTION TAKEN: VERBAL INSTRUCTIONS

## Disclosure # 3:

THE PEOPLE ARE AWARE OF THE FOLLOWING FEDERAL CIVIL RIGHTS ACTION(S) AND/OR STATE TORT CIVIL LAWSUIT(S) IN WHICH THE INDICATED OFFICER HAS BEEN NAMED AS AN INDIVIDUAL DEFENDANT. NOTE, THE DISPOSITION INFORMATION MAY NOT BE CURRENT:

PLAINTIFF	DOCKET	COURT	FILED	DISPOSED	DISPOSITION
Norton Francis	011487/2015	Sup. Ct.,	6-19-15	1-30-18	Settlement
		Kings Cty.			
Anthony	10-CV-8420	S.D.N.Y.	11-8-10	4-12-11	Stipulation of
Massiah					Voluntary
					Dismissal,
					pursuant to Fed.
					R. Civ. P.
					41(a)(1)(A)(ii)

Dayton Lywood	10-CV-4640	E.D.N.Y.	10-8-10	11-30-11	Settlement, without admission of fault or liability
Michael Warren, et al.	08-CV-3815	E.D.N.Y.	9-18-08	5-22-12	Settlement, without admission of fault or liability
Leammad Sanders	08-CV-4996	E.D.N.Y.	12-11-08	3-21-13	Settlement, without admission of fault or liability
Freddy Moody	08-CV-2587	E.D.N.Y.	6-27-08	7-16-09	Settlement, without admission of fault or liability
James Speed	06-CV-841	S.D.N.Y.	2-2-06	3-8-07	Settlement, without admission of fault or liability

BASED UPON CCRB DOCUMENTS UP TO DATE THROUGH FEBRUARY 2, 2021, THE PEOPLE ARE AWARE OF THE FOLLOWING CCRB SUBSTANTIATED AND/OR PENDING ALLEGATIONS AGAINST THIS OFFICER:

Disclosure # 4:

CCRB CASE: 201310389 REPORT DATE: 11/04/2013

> Eric Gonzalez District Attorney Kings County